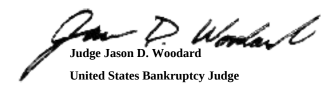
## SO ORDERED,





The Order of the Court is set forth below. The case docket reflects the date entered.

# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

IN RE: LUQUINTON JACKSON

CHAPTER 13 CASE NO.: 25-10582

# **ORDER CONFIRMING CHAPTER 13 PLAN**

The debtor's plan was filed on 02/25/25, and amended/modified by subsequent order(s) of the court, if any. The plan was transmitted to creditors pursuant to Bankruptcy Rule 3015. The court finds that the plan meets the requirements of 11 U.S.C. § 1325.

#### IT IS ORDERED THAT:

- 1. The debtor's chapter 13 plan attached hereto is confirmed.
- 2. The following motions are granted (*if any*):
  - a. Motion for valuation of security, payment of fully secured claims, and modification of undersecured claims made under Rule 3012 (§ 3.2 of the plan);
  - b. Motion to avoid lien pursuant to Section 522 (§ 3.4 of the plan).
- 3. The stay under Section 362(a) is terminated as to the collateral only and the stay under Section 1301 is terminated in all respects regarding collateral listed in Section 3.5 of the plan (*if any*).
- 4. All property shall remain property of the estate and shall vest in the debtor only upon entry of discharge. The debtor shall be responsible for the preservation and protection of all property of the estate not transferred to the trustee.
- 5. The debtor's attorney is awarded a fee in the amount of \$4,000.00, of which \$4,000.00 is due and payable from the estate.

##END OF ORDER##

Approved:
/s/ Heidi S. Milam
Attorney for the Debtor

Submitted by:

Locke D. Barkley, Ch. 13 Trustee 6360 I-55 North, Suite 140 Jackson, Miss. 39211 (601) 355-6661

Fill in this in	formation to identify your case:		
Debtor 1	Luquinton Jackson		
	Full Name (First, Middle, Last)		
Debtor 2		Chock if t	his is an amended
(Spouse, if filing)	Full Name (First, Middle, Last)	plan, and	l list below the of the plan that have
United States	Bankruptcy Court for the: Northern District of Mississippi	been cha	-
Case number (If known)	25-1 0582		
Chapte	r 13 Plan and Motions for Valuation and Lie	en Avoida	<b>nce</b> 12/17
rait ii	notices		
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence of	of an ontion on the	£
	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.	missible in your ju	ıdicial
	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con	missible in your ju	ıdicial
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.	missible in your ju ifirmable. The trea	ıdicial
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.	missible in your ju ifirmable. The trea minated.	idicial htment of
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elin You should read this plan carefully and discuss it with your attorney if you have one in this be	missible in your ju firmable. The treat minated. pankruptcy case. If y your attorney mus the Notice of Chap	rou do not  t file an ter 13
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elin You should read this plan carefully and discuss it with your attorney if you have one in this behave an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or sobjection to confirmation on or before the objection deadline announced in Part 9 of Bankruptcy Case (Official Form 309I). The Bankruptcy Court may confirm this plan wi	missible in your jufirmable. The treatminated.  cankruptcy case. If your attorney muse the Notice of Chaptithout further notice.	rou do not  t file an ter 13 te if no
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elin You should read this plan carefully and discuss it with your attorney if you have one in this behave an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or objection to confirmation on or before the objection deadline announced in Part 9 of Bankruptcy Case (Official Form 309I). The Bankruptcy Court may confirm this plan will objection to confirmation is filed. See Bankruptcy Rule 3015.	missible in your jufirmable. The treatminated.  cankruptcy case. If your attorney must the Notice of Chaptithout further notion that may be confined in that may be state wo	rou do not t file an ter 13 e if no
1.1 A lin	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elin You should read this plan carefully and discuss it with your attorney if you have one in this be have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or objection to confirmation on or before the objection deadline announced in Part 9 of a Bankruptcy Case (Official Form 309I). The Bankruptcy Court may confirm this plan wi objection to confirmation is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid under any plate The following matters may be of particular importance. Debtors must check one box on enot the plan includes each of the following items. If an item is checked as "Not Includes to the plan includes each of the following items."	missible in your jufirmable. The treatminated.  cankruptcy case. If your attorney must the Notice of Chaptithout further notion that may be confined in that may be state wo	rou do not t file an ter 13 e if no
1.1 A lin parti	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elin You should read this plan carefully and discuss it with your attorney if you have one in this be have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or yobjection to confirmation on or before the objection deadline announced in Part 9 of Bankruptcy Case (Official Form 309I). The Bankruptcy Court may confirm this plan wie objection to confirmation is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid under any pla. The following matters may be of particular importance. Debtors must check one box on en not the plan includes each of the following items. If an item is checked as "Not Include checked, the provision will be ineffective if set out later in the plan.	missible in your jufirmable. The treatminated.  cankruptcy case. If y your attorney mus the Notice of Chap ithout further notic n that may be confil ach line to state w ded" or if both box	vou do not  t file an ter 13 te if no  rmed. thether or tes are

Part 2: Plan Payments and Length of Plan
2.1 Length of Plan.
The plan period shall be for a period of 60 months, not to be less than 36 months or less than 60 months for above median income debtor(s). If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.
2.2 Debtor(s) will make regular payments to the trustee as follows:
Debtor shall pay \$527.00 _ (monthly,semi-monthly,weekly, or _v bi-weekly) to the chapter 13 trustee. Unless otherwise ordered by the court, an Order directing payment shall be issued to the debtor's employer at the following address:
City of Byhalia P.O. Box 412 Byhalia, MS 38611
Joint Debtor shall pay \$ ( \bigcup monthly, \bigcup semi-monthly, \bigcup weekly, or \bigcup bi-weekly ) to the chapter 13 trustee. Unless otherwise ordered by the court, an Order directing payment shall be issued to the joint debtor's employer at the following address:
2.3 Income tax returns/refunds.  Check all that apply.  ✓ Debtor(s) will retain any exempt income tax refunds received during the plan term.  Debtor(s) will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing the return and will turn ove to the trustee all non-exempt income tax refunds received during the plan term.
Debtor(s) will treat income tax refunds as follows:
2.4 Additional payments.  Check one.
✓ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.
Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment.
Part 3: Treatment of Secured Claims
3.1 Mortgages. (Except mortgages to be crammed down under 11 U.S.C. § 1322(c)(2) and identified in § 3.2 herein.)  Check all that apply.
✓ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.

3.1(a) Principal Residence Mortgages: All long term secured debt which is to be maintained and cured under the plan pursuant to 11 U.S.C. § 1322(b)(5) shall be scheduled below. Absent an objection by a party in interest, the plan will be amended consistent with the proof of claim

filed by the mortgage creditor, subject to the start date for the continuing monthly mortgage payment proposed herein.

	1 <sup>st</sup> Mtg pmts to					
	Beginning			] Plan 🔲 Direct.	Includes escrow	☐ Yes ☐ No
	<sup>1st</sup> Mtg arrears to			Through		\$
3.1(b)	■ Non-Principal Residence Mortgages: A U.S.C. § 1322(b)(5) shall be scheduled be of claim filed by the mortgage creditor, sub-	elow. Absent an objection b	y a party in interes	st, the plan will be	amended consiste	ent with the proof
	Property 1 address:					
	Mtg pmts to					
	Beginning				Includes escrow	Yes No
3.1(c)	Property 1: Mtg arrears to	<b>the plan term:</b> Absent an c				
	Creditor:			Approx. amt. due	: lı	nt. Rate*:
	Property Address:					
	Principal Balance to be paid with interest (as stated in Part 2 of the Mortgage Proof					
	Portion of claim to be paid without interest (Equal to Total Debt less Principal Balanc					
	Special claim for taxes/insurance: \$(as stated in Part 4 of the Mortgage Proof		nonth, beginning _			
	*Unless otherwise ordered by the court, the	ne interest rate shall be the	current Till rate in	this District.		
	Insert additional claims as needed.					

3.2 Motion for valuation of sec	curity, payment of fully sec	ured claims, and modificati	on of undersecured cla	ims. Check one.		
■ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.  The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.						
Pursuant to Bankruptcy Rule 3012, for purposes of 11 U.S.C. § 506(a) and § 1325(a)(5) and for purposes of determination of the amounts to be distributed to holders of secured claims, debtor(s) hereby move(s) the court to value the collateral described below at the lesser of any value set forth below or any value set forth in the proof of claim. Any objection to valuation shall be filed on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 309I).						
the amount of a creditor's unsecured claim under Pa	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.					
Name of cred	litor Estimated am creditor's tota	Collateral	Value of collateral	Amount of secured claim	Interest rate*	
First State Bank	\$6878.0	2001 Chev Taho 0 1998 Ford F150	e; \$7325.00	\$6878.00	10	
First State Bank	\$3494.0	2014 Hyundai 0 Elatntra	\$3494.00	\$3494.00	10	
#For mobile homes and real estate identified in § 3.2: Special Claim for taxes/insurance:  Name of creditor  Collateral  Amount per month  Beginning						
	, and the second		Amount per	Begir	nning	
Name  *Unless otherwise ordered	of creditor		Amount per month	Begir	nning	
Name  *Unless otherwise ordered	of creditor  d by the court, the interest ra § 3.2: The current mileage is	Collateral	Amount per month	Begir	nning	
*Unless otherwise ordered For vehicles identified in §  3.3 Secured claims excluded to Check one.	of creditor  d by the court, the interest ra § 3.2: The current mileage is  from 11 U.S.C. § 506.	Collateral	Amount per month	Begir	nning	
*Unless otherwise ordered For vehicles identified in §  3.3 Secured claims excluded to Check one.  None. If "None" is checked.  The claims listed below we	of creditor  d by the court, the interest ras \$ 3.2: The current mileage is  from 11 U.S.C. § 506.  ed, the rest of § 3.3 need not were either: days before the petition date	Collateral  e shall be the current <i>Till</i> rate	Amount per month  in this District.			
*Unless otherwise ordered For vehicles identified in §  3.3 Secured claims excluded to Check one.  None. If "None" is checked The claims listed below w  (1) incurred within 910 of personal use of the	of creditor  d by the court, the interest ra § 3.2: The current mileage is  from 11 U.S.C. § 506.  ed, the rest of § 3.3 need not are either: days before the petition date debtor(s), or	Collateral  The shall be the current Till rate  the completed or reproduced.	Amount per month  in this District.	a motor vehicle acq		
*Unless otherwise ordered For vehicles identified in §  3.3 Secured claims excluded to Check one.  None. If "None" is checke The claims listed below w  (1) incurred within 910 of personal use of the claims will be paid stated on a proof of claims	of creditor  d by the court, the interest rates 3.2: The current mileage is from 11 U.S.C. § 506.  ed, the rest of § 3.3 need not be rece either: days before the petition date debtor(s), or ar of the petition date and serin full under the plan with intention filed before the filing deadling.	Collateral  The shall be the current Till rate  the completed or reproduced.  and secured by a purchase mand secured by a purchas	Amount per month  in this District.  noney security interest in ecurity interest in any otherwise order 2(c) controls over any controls over any controls.	a motor vehicle acq ner thing of value. red by the court, the	uired for the	

Name of creditor		Amour	nt of claim	Interest rate*	
CarMax	2020 Toyota Cord	olla		9.88	10
*Unless otherwise ordered by the court, the interest rate	shall be the current Till	rate in this District.			
Insert additional claims as needed.					
3.4 Motion to avoid lien pursuant to 11 U.S.C. § 522.					
Check one.					
✓ None. If "None" is checked, the rest of § 3.4 need not be	e completed or reproduc	ced.			
The remainder of this paragraph will be effective on	ly if the applicable box	in Part 1 of this pl	an is checked.		
The judicial liens or nonpossessory, nonpurchase mone debtor(s) would have been entitled under 11 U.S.C. § 5 claim listed below will be avoided to the extent that it im an objection on or before the objection deadline annour hereby move(s) the court to find the amount of the judicial lie extent allowed. The amount, if any, of the judicial lie plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003	22(b). Unless otherwise pairs such exemptions unced in Part 9 of the Not ial lien or security intered or security interest that	ordered by the cour upon entry of the ord ice of Chapter 13 Ba st that is avoided will at is not avoided will	t, a judicial lien or s er confirming the pl nkruptcy Case (Offi l be treated as an u be paid in full as a s	ecurity inter an unless tl icial Form 3 insecured c secured clai	est securing a ne creditor files 09I). Debtor(s) aim in Part 5 to m under the
Name of creditor Property subject to lien	Lien amount to be avoided	Secured amount remaining	Type of lien	(cour judgmen lien reco court, bo	entification nty, court, t date, date of rding, county, ook and page umber)
Insert additional claims as needed.  3.5 Surrender of collateral.					
Check one.					
✓ None. If "None" is checked, the rest of § 3.5 need not be	e completed or reproduc	ced.			
☐ The debtor(s) elect to surrender to each creditor listed be confirmation of this plan the stay under 11 U.S.C. § 362 all respects. Any allowed unsecured claim resulting from	(a) be terminated as to	the collateral only an	d that the stay unde	er § 1301 b	
Name of creditor			Collateral		
Insert additional claims as needed.  Part 4: Treatment of Fees and Priority Claim	ıs				

# 4.1 General

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

# 4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case.

4.3 Attorney's fees			
✓ No look fee: \$ 4000.00			
Total attorney fee charged:	\$ 4000.00		
Attorney fee previously paid:	\$		
Attorney fee to be paid in plan per confirmation order:	\$ 4000.00	·	
Hourly fee: \$	. (Subject to appro	oval of Fee Application.)	
4.4 Priority claims other than attor	ney's fees and those treated in § 4.	5.	
Check one.			
✓ None. If "None" is checked, the	e rest of § 4.4 need not be completed	or reproduced.	
☐ Internal Revenue Service	\$		
☐ Mississippi Dept. of Revenue §	\$		
\$			
4.5 Domestic support obligations.			
✓ None. If "None" is checked, the	e rest of § 4.5 need not be completed	or reproduced.	
DUE TO:			
POST PETITION OBLIGA	ATION: In the amount of \$	per month beginning	
To be paid  direct,	through payroll deduction, or $\ \square$ through	ugh the plan.	
PRE-PETITION ARREAR	AGE: In the total amount of \$	through	which shall be paid
in full over the plan term,	unless stated otherwise:		
To be paid  direct,	through payroll deduction, or _ throu	ugh the plan.	

Insert additional claims as needed.

Part 5:	Treatment of Nonpriori	ty Unsecured Claims			
Allowed no	ty unsecured claims not sepa onpriority unsecured claims that t payment will be effective. <i>Che</i>	t are not separately classified w	vill be paid, pro r	rata. If more than one option	n is checked, the option providing
☐The sun	n of \$				
<b>√</b> 100	% of the total amount of the	hese claims, an estimated payn	nent of \$ 310.55	5 .	
The fun	ds remaining after disbursemer	nts have been made to all other	creditors provid	led for in this plan.	
	• • • • • • • • • • • • • • • • • • • •	lated under chapter 7, nonpriori	-		· ——·
	·	unsecured claims (special c	•		
✓ None. /	f "None" is checked, the rest of	§ 5.2 need not be completed o	r reproduced.		
☐ The nor	priority unsecured allowed claim	ms listed below are separately	classified and w	ill be treated as follows	
	Name of creditor	Basis for se classification an		Approximate amount owed	Proposed treatment
Part 6: 6.1 The exect	Executory Contracts an	nd Unexpired Leases d leases listed below are assi	umed and will I	pe treated as specified. A	Il other executory contracts
	pired leases are rejected. Che				
		§ 6.1 need not be completed of			
any con		rayments will be disbursed eithe rage payments will be disburse	-		, as specified below, subject to only payments disbursed by the
	Name of creditor	Description of leased property or executory contract	Current installme paymen	nt arrearage to be	Treatment of arrearage
_			\$	\$	
			Disbursed by	:	
			Trustee		
			Debtor(s)		
Insert a	additional claims as needed.				
Part 7:	Vesting of Property of t	the Estate			

7.1 Property of the estate will vest in the debtor(s) upon entry of discharge.

- 40			
Part 8:	Nonstandard	rian	Provisions

ឧ 1	Check	"None"	or	I ist	Nonstandard	Plan	Provisions

None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.						

<b>Part</b>	9:
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### Signature(s):

## 9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

The Debtor(s) and attorney for the Debtor(s), if any, must sign below. If the Debtor(s) do not have an attorney, the Debtor(s) must provide their complete address and telephone number.

×	/s/ Luquinton Signature of Debtor 1	×	/s/ Signature of Debtor 2
	Executed on 02/06/2025 MM / DD / YYYY		Executed on 02/06/2025 MM / DD / YYYY
	18 Ezell Cove Address Line 1	-	Address Line 1
	Address Line 2	-	Address Line 2
	Byhalia, MS 38611 City, State, and Zip Code	-	City, State, and Zip Code
	Telephone Number	=	Telephone Number
×	/s/ Heidi S. Milam Signature of Attorney for Debtor(s)	Date	02/06/2025 MM / DD / YYYY
	P.O. Box 1169 Address Line 1	-	
	Address Line 2	-	
	Southaven, MS 38671 City, State, and Zip Code	-	
	(662) 349-2322       9813         Telephone Number       MS Bar Number	-	
	heidi.milam@yahoo.com Email Address	-	